

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION

NETLIST, INC.,	)	
	)	
Plaintiff,	)	
	)	Case No. 2:22-cv-293-JRG
vs.	)	
	)	JURY TRIAL DEMANDED
SAMSUNG ELECTRONICS CO, LTD;	)	
SAMSUNG ELECTRONICS AMERICA,	)	
INC.; SAMSUNG SEMICONDUCTOR	)	
INC.,	)	
	)	
Defendants.	)	

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NETLIST, INC.,	)	
	)	
Plaintiff,	)	
	)	
vs.	)	Case No. 2:22-cv-294-JRG
	)	
MICRON TECHNOLOGY, INC.; MICRON	)	JURY TRIAL DEMANDED
SEMICONDUCTOR PRODUCTS, INC.;	)	
MICRON TECHNOLOGY TEXAS LLC,	)	
	)	
Defendants.	)	
	)	

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**NETLIST, INC.’S UNOPPOSED MOTION UNDER STANDING  
ORDER TO EXCEED PAGE LIMIT FOR ATTACHMENTS TO  
DISCOVERY DISPUTE BRIEF**

Plaintiff Netlist, Inc. (“Netlist”) and Defendants Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., and Samsung Semiconductor, Inc. (collectively “Samsung”) are presently in dispute regarding the deposition of Netlist’s former in-house counsel.

This Court’s March 11, 2020 Standing Order Regarding “Meet and Confer” Obligations Relating to Discovery Disputes provides that “[a]ttachments to a discovery related motion . . . shall not exceed 5 pages.” Netlist respectfully asks the Court to extend the page

limit for attachments to Netlist's Motion for a Protective Order Preventing Samsung Defendants from Seeking Third-Party Discovery from Netlist's Former In-House Counsel by twenty pages, so that attachments shall not exceed thirty pages.

Netlist believes that this page extension is necessary and warranted to allow for an adequate presentation of the issues by showing pertinent previous discovery responses, disclosures, and correspondences.

Counsel for Netlist conferred with counsel for Samsung regarding the substance of this motion. Samsung stated that it does not oppose the relief sought herein.

An order reflecting the relief requested is attached.

Dated: November 6, 2023

Respectfully submitted,

/s/ Jason Sheasby  
Jason G. Sheasby

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*Attorneys for Plaintiff Netlist, Inc.*

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**CERTIFICATE OF SERVICE**

I hereby certify that, on November 6, 2023, a copy of the foregoing was served to all counsel of record via this Court's CM/ECF system.

*/s/ Yanan Zhao*  
Yanan Zhao

**CERTIFICATE OF CONFERENCE**

I hereby certify that the parties met and conferred on November 2, 2023. Defendants do not oppose this motion.

*/s/ Yanan Zhao*  
Yanan Zhao